

PATENT 2809-0126P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

Naoya ICHIKAWA et al.

Conf.:

9038

Appl. No.:

10/615,839

Group:

1713

Filed:

July 10, 2003

Examiner: Egwim

For:

DEPROTEINIZING AGENT, DEPROTEINIZED NATURAL RUBBER

LATEX USING THE SAME, AND METHOD OF PRODUCING

RUBBER PRODUCT

LARGE ENTITY TRANSMITTAL FORM

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NOV 2 2 2004

Sir:

Transmitted herewith is an amendment in the above-identified application.

The enclose	ed document	is be	ing tr	ansm:	itted	via	the	Certificate
of Mailing	provisions	of 3	7 C.F.	R. §	1.8.			

The enclosed document is being transmitted via facsimile.

The fee has been calculated as shown below:

	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR		PRESENT EXTRA	RATE	ADDITIONAL FEE
TOTAL	11	-	20	=	0	\$ 18	\$0.00
INDEPENDENT	NDENT 4		4	=	0	\$ 88	\$0.00
FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM						\$300	\$0.00
HTCVI III AAAAAAI 10615839						TOTAL	\$0.00

11/23/2004 HTECKLU1 00000018 10615839

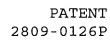
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Application No. 10/615,839

	` '	36(a). \$110.00 for the extension of			
	No fee is required.				
\boxtimes	Check(s) in the amount of \$110.00 is(are) enclosed.				
	Please charge Deposit A \$0.00. This form is sub	Account No. $02-2448$ in the amount of mitted in triplicate.			
overprequ:	urrent, and future repli payment to Deposit Accour	ssioner is hereby authorized in this, les, to charge payment or credit any nt No. 02-2448 for any additional fees 1.16 or under 37 C.F.R. § 1.17; ime fees.			
		Respectfully submitted,			
		BIRCH, STEWART, KOLASCH & BIRCH, LLP By			
	JWH/sh -0126P	Andrew D. Meikle, #32,868 P.O. Box 747 Falls Church, VA 22040-0747 (703) 205-8000			

Attachment(s)





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AMENDMENT

Commissioner of Patents P.O. Box 1450 Alexandria, Va. 22313

NOV 2 2 2004

Sir:

The following remarks are respectfully submitted in connection with the above-identified application in response to the Official Action of July 27, 2004, the period for response to which having been extended up to and including November 27, 2004.

Claims 4 and 5 are amended.

Claims 12-16 are cancelled.